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April 11, 2008

BY ELECTRONIC FILING

Marlene H. Dortch Secretary Federal Communications Commission 445 12th Street SW Washington, DC 20554

Re:

WC 05-299; Notification of Pro Forma Transfer of

Control of Maskina Communications, Inc.

Dear Secretary Dortch:

Maskina Communications, Inc. ("Maskina Communications" or "Company"), through its undersigned attorneys, hereby notifies the Commission of the pro forma transfer of control of Maskina Communications from Vyke AS to Vyke Communications plc. The transfer occurred effective January 1, 2006.

I. Background

Maskina Communications filed an International Application (ITC-T/C-20050621-00232) on May 31, 2005 regarding the transfer of control of Maskina Communications from Transcom Holdings, LLC to Vyke AS f/k/a Maskina AS, which had occurred on December 2, 2004. An Amendment to the Application was filed on September 26, 2005 in response to questions from the Federal Communications Commission ("Commission") by letter dated September 16, 2005. The Company subsequently filed the International Pro Forma Transfer of Control Notification of Maskina Communications, Inc. (ITC-T/C-20051006-00397) on October 6, 2005 relating to the June 27, 2005 Tower plc acquisition of a 100% direct ownership interest in Vyke AS f/k/a Maskina AS. The filing was pro forma because the same group of shareholders that held a controlling interest in Vyke AS f/k/a Maskina AS before the transaction held a controlling interest in Tower plc after the transaction. The Company also filed a Domestic Application for Consent to Transfer Control of a Domestic Carrier (WC 05-299) addressing both the substantial and pro forma transfers of control on October 24, 2005. Maskina Communications filed a notification of the name change of Maskina AS to Vyke AS in the above-referenced dockets on August 28, 2006. The Company filed a notification of the name change of Tower plc to Vyke Communications plc in the above-referenced dockets on October 24, 2006. Communications filed notification of the conversion of Transcom Holdings, LLC to Transcom

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Holdings, Inc. on December 18, 2006, in the International Bureau Filing System and in WC Docket No. 05-299.

Maskina Communications responded to initial questions from the Department of Homeland Security ("DHS") on October 3, 2005, and continued to work diligently to respond to all additional questions posed by DHS. On June 28, 2007, a Petition to Adopt Conditions to Authorizations and Licenses was filed on behalf of the Federal Bureau of Investigation ("FBI"), Department of Justice ("DOJ"), and DHS. The Petition conditioned the grant of the above applications on the commitments and undertakings outlined in a June 14, 2007 assurances letter signed by authorized representatives of Maskina Communications, Vyke AS, and Vyke Communications plc.

The Commission subsequently granted the International Application (ITC-T/C-20050621-00232) on July 27, 2007, and the Domestic Application for Consent to Transfer Control of a Domestic Carrier (WC 05-299) was granted on August 2, 2007. The ownership structure of Maskina Communications, as disclosed in these applications, indicated that Maskina Communications was 100% directly owned by Vyke AS, which was 100% directly owned by Vyke Communications plc.

П. The Pro Forma Transfer of Control

The ownership structure of Maskina Communications has changed. Effective January 1, 2006, Vyke Communications plc acquired 100% of the shares of Maskina Communications. In other words, Vyke Communications plc no longer controls Maskina Communications indirectly through its subsidiary, Vyke AS (which continues to exist). The transfer was effectuated as part of a Vyke Communications plc internal reorganization. It is our understanding that such reorganizations are not subject to approval or notification under the laws of the United Kingdom, and consequently, the former officers of Vyke Communications plc did not realize the regulatory implications for its U.S. subsidiary, Maskina Communications. Indeed, since Maskina Communications was under the ultimate control of Vyke Communications plc both before and after the January 1, 2006 transfer, Maskina Communications itself did not learn of the change in ownership structure until recently.

Since ultimate control of Maskina Communications has not changed, the transaction should qualify as presumptively pro forma pursuant to Sections 63.03(d) and 63.24(d) of the Commission's rules. Even though such pro forma transactions do not require prior Commission approval, Maskina Communications, through its undersigned attorneys, is submitting this notice to correct the record.2

See 47 C.F.R. §§ 63.03(d), 63.24(d).

² The company has also concurrently submitted a notification with the Commission's International Bureau, and has submitted notification to the Executive Branch Agencies.

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Please contact the undersigned should you have any questions.

Respectfully submitted,

Thomas K. Crowe

Cheng-yi Liu,

Counsel for Maskina Communications, Inc.

cc: Alexis Johns, Competition Policy Division, WCB